IN THE UNITED STATES DISTRICT COURT FOR THE DISTRICT OF PUERTO RICO

UNITED STATES OF AMERICA,

Plaintiff,

v.

Case No.: 96-cr-039-2-SCC Sentence-Reduction Request 18 U.S.C. § 3582(c)(1)(A)

José R. Pérez-Carrera,

Defendant.

JOINT MOTION SUBMITTING PROPOSED ARGUMENT DATES (RESPONSE TO ECF No. 896)

TO THE HONORABLE COURT:

Having reviewed ECF No. 896, Counsel for the Government and Movant José R. Pérez-Carrera have conferred and propose the following possible dates: Thursday, April 11, 2024 (after 3:30 p.m.), or Friday, April 12, 2024 (anytime).

Presently these are the only two mutually available dates in April as Government Counsel will be on paternity leave starting April 15, 2024.

Should this Court have availability on the suggested dates, the parties submit that it would be most efficient to have appearing counsel conduct argument given their familiarity with the record and the arguments before the Court.

If, however, these dates are not suitable for the Court, counsel will confer again and submit another response.

RESPECTFULLY SUBMITTED on April 10, 2024.

/S/ ANTONIO L. PEREZ-ALONSO

ANTONIO L. PEREZ-ALONSO – G02902 ASSISTANT UNITED STATES ATTORNEY UNITED STATES ATTORNEY'S OFFICE TORRE CHARDÓN, SUITE 1201 350 CARLOS CHARDÓN AVE. SAN JUAN, PUERTO RICO 00918 Tel. (787) 766-5656

RACHEL BRILL

Federal Public Defender, District of Puerto Rico

S/KEVIN E. LERMAN*

Assistant Federal Public Defender D.P.R. No. G03113 241 F.D. Roosevelt Ave. San Juan, PR 00918-2441 Tel.: (787) 281-4922, Fax: (787) 281-4899

E-mail: Kevin_Lerman@fd.org

^{*}CERTIFICATION: I ECF-filed this Motion, notifying the parties.